PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY						
To: BECKER, KURIG, STRAUSBAVARIASTRASSE 80 Bavariastrasse 7						
DE-80336 münchen 19. Mai 2 Germany	INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY					
WV:/LF	(PCT Rule 66)					
	Date of mailing (day/month/year) 1 7 -05- 2005					
Applicant's or agent's file reference	REPLY DUE within 60 days from					
51518wo	the above date of mailing					
International application No. International filing da	te (day/month/year) Priority date (day/month/year)					
PCT/IB 2003/02244 12-06-2003 International Patent Classification (IPC) or both national classific						
International Patent Classification (IPC) or both national classification (IPC) are both nationa	ation and IPC					
Applicant	1: - ne B5					
NOKIA CORPORATION ET AL	TK 16.7.05 not. 55					
1. The written opinion established by the International	Searching Authority:					
is	is not					
considered to be a written opinion of the International	al Preliminary Examining Authority.					
2. This FIRST (first, etc.) opinion conta	ains indications relating to the following items:					
Box No. I Basis of the opinion						
Box No. II Priority						
Box No. III Non-establishment of opinion with re	egard to novelty, inventive step and industrial applicability					
Box No. IV Lack of unity of invention						
	(a)(ii) with regard to novelty, inventive step or industrial applicability such statement					
Box No. VI Certain documents cited						
Box No. VII Certain defects in the international ar	plication					
Box No. VIII Certain observations on the internation	onal application					
3. The applicant is hereby invited to reply to this opinion.						
When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(e).						
How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9.						
Also For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4bis. For an informal communication with the examiner, see Rule 66.6. For an additional opportunity to submit amendments, see Rule 66.4.						
If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.						
4. The final date by which the international preliminary report on patentability (Chapter II of the PCT) must be established according to Rule 69.2 is: 12-10-2005						
Name and mailing address of the IPEA/SE	Authorized officer					
Patent- och registreringsverket						
Box 5055 S-102 42 STOCKHOLM Behroz Moradi /ITW						
Facsimile No. 46 8 667 72 88	Telephone No. 46 8 782 25 00					

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

International application No.

PCT/IB 2003/02244

Bo	x No. I	Basis of the opinion	· · · · · · · · · · · · · · · · · · ·
1.		regard to the language, this opinion has been established on the basis of the internation it was filed, unless otherwise indicated under this item.	onal application in the language
		This opinion is based on a translation from the original language into the following language which is the language of a translation furnished for the purposes of:	uage,
		international search (under Rules 12.3 and 23.1(b))	
		publication of the international application (under Rule 12.4)	
		international preliminary examination (under Rules 55.2 and/or 55.3)	
2.	which	regard to the elements of the international application, this opinion has been established on the have been furnished to the receiving Office in response to an invitation under Article 14 inally filed."):	
	\boxtimes	the international application as originally filed/furnished	
		the description:	
		pages	as originally filed/furnish
		pages received by this Authority on	
		pages received by this Authority on	
		the claims:	
		pages	as originally filed/furnish
		nogos	any statement) under Article
		pages received by this Authority on pages received by this Authority on	
		the drawings:	
		pages	as originally filed/furnish
		pages received by this Authority on	<u> </u>
		pages received by this Authority on	
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequen	nce Listing.
3.		The amendments have resulted in the cancellation of:	
		the description, pages	
		the claims, Nos.	
		the drawings, sheets/figs	· .
		the sequence listing (specify):	- -
		any table(s) related to the sequence listing (specify):	**************************************
4.		This opinion has been established as if (some of) the amendments had not been made, so go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).	ince they have been consider
		the description, pages	
		the claims, Nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to the sequence listing (specify):	

International application No.

PCT/IB 2003/02244

Box No. V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	1-16	
		Claims		
	Inventive step (IS)	Claims	1-16	
		Claims		

2. Citations and explanations:

Cited documents in the International Search Report:

Claims

Claims

D1: EP 1091540 A3

D2: US 2003017848 A1

Industrial applicability (IA)

D3: US 2003017839 A1

D4: WO 0211074 A2

D5: US 200336362 A2

D6: US 2003104791 A1

D7: US 2003008679 A1

describes detachable exchangeable) D1 a mobile (= communication device cover comprising a key board (= keypad). The cover is connected to the keyboard and a bus interface (= common bus 30 [22]), for connection of the cover processor to a mobile communication module, wherein the bus interface is adapted to operate with a plurality of mobile communication modules. The mobile communication module comprising a radio interface for connecting to a mobile communication network by a bus interface to connect communication module to a cover having a keypad. There are software tool comprising program code means stored on a computer readable medium (= RAM & ROM), downloadable program code stored on the medium, (page 1, part 1- part 9).

D2 describes an electronic device such as a mobile phone, a personal digital assistant, a palm sized personal computer, a media player or a game console, is provided with an interchangeable covering having visual representation of a theme, and an electronic component embedded therein having data and/or programming instructions for non-visual

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International application No.

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

PCT/IB 2003/02244

Supplemental Box

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In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box V

representation of the theme. Additionally, a coupler, such as a contact or a contact less, facilitates exchange of the data and/or programming instructions between the electronic device and the electronic component embedded within the interchangeable covering. The exchanged data personalizes the electronic devices to the predetermined theme. As a result, personalization of electronic devices to a theme may be accomplished more efficiently, (page 1 part 14, page 6 part 53, abstract).

describes D3 an interchangeable covering for electronic communication device (mobile device) includes an electronic component having a switch unit, a personalization unit and an interface unit. The switch unit includes key(s) that are accessible to the user when the covering is fitted to the mobile device. The personalization unit stores information such as music data files, audio ring files, screen animation files, data files (e.g., telephone numbers, email addresses, URLs, radio channels, etc.) and/or instructions that can be executed by a processor in the mobile device. The user can use switch unit to the the information access in the personalization unit. The personalization unit interacts with the electronics of the mobile device via the interface unit, (page 1 part 5-8, abstract, figures 3-7).

D4-D7 describe the prior art of the invention.

A device, method and program according to claims 1, 6, 11-12 and 14-16 are known from documents D1-D3 each. Thus, the invention defined in claims 1, 6, 11-12 and 14-16 is not new and consequently lacks novelty and inventive step.

The remaining claims are considered to involve particular detail executions obvious to a person skilled in the art. Therefore, the invention according to these claims is not considered to involve an inventive step.